

REMARKS

Applicant expresses appreciation to the Examiner for consideration of the subject patent application. This amendment is in response to the final Office Action mailed Sept. 29, 2004 and is made to conform the claims to subject matter identified as allowable in that Office Action. Claims 1-10, 23-32 were allowed. Claims 40 and 44 were objected to. Claims 11-22, 33-39, 41-43, 45-47 were rejected. The claims have been amended to place them within the scope of patentable subject matter identified.

More specifically, the limitations added to claim 1, found allowable afterward, were added to independent claims 11 and 21 and presented as new independent claims 48 and 63. The subject matter of claims 40 and 44 is represented in independent form in claims 73 and 74, respectively. The subject matter of the dependant claims dependant on claims 11 and 21 previously presented is now presented in new claims dependant on claims 48 and 63. The rejected claims are hereby cancelled without prejudice as reflected in the listing above.

For convenient reference the subject matter of the rejected claims, combined with additional subject matter into combinations believed to be within the scope of that identified by the examiner is set forth in the claims in accordance with the following claims listing:

Claim	Subject Matter
48	claim 11, with additions made to claim 1 in previous amendment (last paragraph of claim 1 as amended)
49	claim 12, now dependant on 48
50	claim 13, now dependant on 48
51	claim 14, now dependant on 48
52	claim 16, now dependant on 48
53	claim 17, now dependant on 48
54	claim 18, now dependant on 48
55	claim 19, now dependant on 48
56	claim 20, now dependant on 48
57	claim 33, now dependant on 48
58	claim 34, now dependant on 48
59	claim 35, now dependant on 48

60 claim 37, now dependant on 48
61 claim 38, now dependant on 48
62 claim 39, now dependant on 48
63 claim 21, with addition of final paragraph from claim 1
64 claim 22, now dependant on 63
65 claim 40, now dependant on 63
66 claim 41, now dependant on 63
67 claim 42, now dependant on 63
68 claim 43, now dependant on 63
69 claim 44, now dependant on 63
70 claim 45, now dependant on 63
71 claim 46, now dependant on 63
72 claim 47, now dependant on 63
73 claim 40, now in independent form
74 claim 44, now in independent form

The claims are all now in allowable form. Extra claim fees are authorized to be charged to deposit account 20-0100 upon entry of the amendment, and a calculation of same and written authorization is included in the Conclusion section below.

Objection to IDS

Objection was originally made to the IDS (but not to the supplemental IDS(s) submitted) in that a copy of W/O 01/08449 was not provided per the listing on form 1449. A copy of the reference was submitted and has been acknowledged as received, since this was simply to provide a copy of a listed reference on the previous form 1449, and the reference was listed on the previous form 1449 the request for a supplemental copy is not understood. A copy of the form 1449 previously submitted is enclosed. Reconsideration is requested.

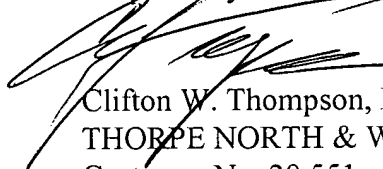
CONCLUSION

In light of the above, Applicant respectfully submits that pending claims 1-10, 23-32, and 48-73 are now in condition for allowance. Therefore, Applicant requests that the claims be allowed and the application passed to issue. If any impediment to the allowance of these claims remains after entry of this Amendment, the Examiner is encouraged to call Cliff Thompson at (801) 566-6633 so that such matters may be resolved as expeditiously as possible, if Mr. Thompson is unavailable, Vaughn North of the firm is also familiar with this case.

47 claims were pending 3 of which were independent. 45 claims will be pending after entry of the amendment, of which 5 are independent. Excess claim fees for 2 additional independent claims will therefore be due, totaling \$88.00. The Commissioner is hereby authorized to charge this and any additional fee or to credit any overpayment in connection with this Amendment to Deposit Account No. 20-0100.

DATED this 29th day of November 2004.

Respectfully submitted



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